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APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. FILING DATE W 960296.95491 07/14/98 09/114,973 EXAMINER HM22/0816 FORMAN, B BENNETT J BERSON ART UNIT PAPER NUMBER QUARLES & BRADY PO BOX 2113 MADISON WI 53701-2113 1655 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks -

08/16/99

## Office Action Summary

Application No. **09/114,973** 

Applica (S)

William F. Dove

Examiner

**BJ** Forman

Group Art Unit 1655



⊠ Responsive to communication(s) filed on Jul 14, 1998	·
☐ This action is <b>FINAL</b> .	
☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.	
A shortened statutory period for response to this action is set is longer, from the mailing date of this communication. Failure application to become abandoned. (35 U.S.C. § 133). Extens 37 CFR 1.136(a).	to respond within the period for response will cause the
Disposition of Claims	
	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
☐ Claim(s)	is/are allowed.
☐ Claim(s)	is/are rejected.
☐ Claim(s)	
Application Papers	
☐ See the attached Notice of Draftsperson's Patent Drawin	ng Review, PTO-948.
☐ The drawing(s) filed on is/are object	ted to by the Examiner.
☐ The proposed drawing correction, filed on	is _approved _disapproved.
☐ The specification is objected to by the Examiner.	
$\hfill\Box$ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
Acknowledgement is made of a claim for foreign priority	under 35 U.S.C. § 119(a)-(d).
☐ All ☐ Some* ☐ None of the CERTIFIED copies of	of the priority documents have been
received.	
received in Application No. (Series Code/Serial Nu	mber)
$\square$ received in this national stage application from the	International Bureau (PCT Rule 17.2(a)).
*Certified copies not received:	
Acknowledgement is made of a claim for domestic priori	ty under 35 U.S.C. § 119(e).
Attachment(s)	
☐ Notice of References Cited, PTO-892	
☐ Information Disclosure Statement(s), PTO-1449, Paper N	o(s)
☐ Interview Summary, PTO-413	40
□ Notice of Draftsperson's Patent Drawing Review, PTO-94	<del>1</del> 8
☐ Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON	THE FOLLOWING PAGES

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1. Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-6, 11-16 & 25, drawn to a method to identify segregating mutations, classified in class 800, subclass 22.
- II. Claims 7-9, drawn to a method to identify mutations following treatment with mutagens, classified in class 435, subclass 441.
- III. Claim 10, drawn to a method to identify a human genetic sequence corresponding to a segregating mutation, classified in class 935, subclass 77.
- IV. Claims 17-18, drawn to a genetically altered mouse, classified in class 800, subclass 9.
- V. Claims 19-24, drawn to a non-human animal with segregating mutations, classified in class 800, subclass 8.
- 2. Inventions I and II & III are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different modes of operation because they are methods having different method steps, different functions, different effects and because they have a different results such as identification of segregating mutations (invention I), identification of mutations following mutagenic treatment (invention II), and identification of human genetic sequence (invention III).
- 3. Inventions I-III and IV & V are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as

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claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the product as claimed can be made by another and materially different process such as micro injection.

- 4. Inventions II & III and IV & V are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different method steps and different effects as stated above.
- 5. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.
- 6. A telephone call was made to Bennett J. Berson on August 6, 1999 to request an oral election to the above restriction requirement. Mr. Berson requested a written restriction be mailed.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be

directed to BJ Forman, Ph.D. whose telephone number is (703) 306-5878. The examiner can normally be reached

on Monday through Thursday and alternate Fridays from 7:30 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, W. Gary Jones,

can be reached at (703) 308-1152. The official FAX phone number for this group is (703) 308-4242. The unofficial

FAX number is (703) 308-8742. Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0196.

BJ Forman

August 11, 1999

S. Z. Yomer STEPHANIE # ZiTOMER PRIMARY EXAMINER

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